

United States District Court
Boston Division
Massachusetts

Oriyomi Alobo

vs

Case #12

United State, Bop

Complaint Under FOIA
Privacy Act 552(a)

U.S. DISTRICT COURT
DISTRICT OF MASS.

2021 APR 30 AM 11:27

FILED
IN CLERKS OFFICE

1. Plaintiff Alobo is a citizen of Oklahoma residing at Federal Correctional Institution Gl. Reno.
2. Defendant Bureau of Prison (BOP) is agency of the United States.
3. The Federal Bureau of (Bop) is a component of Department of Justice (DOJ), and has possession custody and control of records plaintiff seeks.

Jurisdiction And Venue

4. This actions arises under Freedom of Information Act (FOIA) 5 U.S.C § 552 and the Privacy Act of 1974 (hereinafter "PA") 552a

5. This Court has Jurisdiction over Parties and Subject Matter pursuant to 5 U.S.C § 552a and Privacy Act of 1974 552a)(4)(B) and 5 U.S.C § 552a(g)(1)(B).

6. Venue is proper in this district pursuant to 5 U.S.C § 552a)(4)(B) and 5 U.S.C § 552a(g)(1)(B).

Statement of Facts Backgrounds

7. Plaintiff Aloba requested for records of his Outgoing and incoming mail logs to the two facility plaintiff has resided or incarcerated under the Authority of Bureau of Prison, locations are Reeves County Detention Center TX and MDC Los Angeles for California Federal Court Holding Facility. Via the United States postal Service on 07-20-2020 Please see exhibit 1 for copy of plaintiff FOIA request to defendant BOP.

8. In a later date of 08-17-2020, BOP acknowledged receipt of plaintiff FOIA/PA request described in the previous paragraph and assigned it tracking number 2020-08198SCR. Please see exhibit 2 of the defendant letter of acknowledgement.

9. In defendant response of Exhibit 2, defendant requested for 9 months processing time, which I believe was longer than necessary. I contacted defendant BOP on various occasion to check on the status of my request including providing the tracking number and complying with all instruction as provided in Exhibit 2 and the defendant refused to respond or produce records as requested.

10. It has now past 9 month since plaintiff Alaba putting request for the records in question and continue to do so. pl

11. Plaintiff has exhausted all reasonable remedy including appealing to BOP FOIA office to answer to my request and continue to refuse to answer to my request.

12. Defendant has violated FOIA and PA by improperly withholding records and refusing to respond to plaintiff request upon several letters sent to defendant office.

13. Plaintiff Alaba will continue to attempt to get hold of defendant in order to exhaust Administrative Remedy, but it's obvious that no remedy is available to Plaintiff Alaba on the ground that defendant BOP refused to respond.

Prayer

Plaintiff Aloba request that this Court:

- A. Declare Defendant's Failure to comply with FOIA and PA to be Unlawful;
- B. Enjoin Defendant from Continuing to withhold the records responsive to plaintiff's FOIA/PA request and otherwise Order defendant to produce the Requested records without further delay.
- C. Grant plaintiff an award of attorney's fee and other litigation Cost reasonably incurred in this action pursuant to 5 USC § 552(a)(4)(E)(i) and 5 USC § 552a(g)(3)(B); and
- D. Grant plaintiff Such Other and Further relief that the Court deems proper.

04-26-2026

Q Aloba Oriyoni

Respectfully Submitted
Q Aloba Oriyoni
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FBI el reno